## Fiscal Estimate - 2005 Session

☑ Original ☐ Updat	ed Corre	cted	Supplemental			
LRB Number <b>05-0920/1</b>	Introduction	n Number	SB-74			
Subject	•					
Medical practice claim against a state em	ployee					
Fiscal Effect						
State:  No State Fiscal Effect Indeterminate Increase Existing Appropriations Decrease Existing Appropriations Create New Appropriations	Increase Existing Revenues Decrease Existing Revenues	Increase Costs to absorb within Yes	s - May be possible in agency's budget No			
Local:  No Local Government Costs Indeterminate  1. Increase Costs Permissive Mandatory  2. Decrease Costs Permissive Mandatory Permissive Mandatory Permissive Mandatory Permissive Mandatory Permissive Mandatory Districts Districts						
Fund Sources Affected  Affected Ch. 20 Appropriations  GPR FED PRO PRS SEG SEGS						
Agency/Prepared By	Authorized Signatu	re	Date			
CTS/ Nancy Rottier (608) 267-9733	Nancy Rottier (608)	Nancy Rottier (608) 267-9733 3/7/2005				

## Fiscal Estimate Narratives CTS 3/7/2005

LRB Number <b>05-0920/1</b>	Introduction Number	SB-74	Estimate Type	Original		
Subject						
Medical practice claim against a state employee						

## Assumptions Used in Arriving at Fiscal Estimate

This bill removes the requirement that a person must serve notice of a claim for medical malpractice involving a state officer, employee or agent on the attorney general within 180 days of the injury. This type of claim would have to be filed under the time limits that currently apply to claims against private health care providers, in most cases, within three years of the injury.

Under this bill, some claims may be brought that would otherwise be ineligible due to the 180-day limitation for filing notice of claim with the Attorney General's office. Although additional workload could be generated if these claims are filed as lawsuits in circuit court, no significant impact is expected upon circuit court operations as a result of this bill.

**Long-Range Fiscal Implications**